## REMARKS

The Examiner in his Official Action dated April 2, 2004 has required restriction under 35 U.S.C. §121, stating that claims belong to,

Group I, namely Claims 11-22, are "drawn to a method for enabling a user to provide input values to a running program before the program needs the input values, classified in class 715, subclass 505; and

Group II, namely Claims 23-24, are drawn to an execution shell for a mobile program, classified in class 709, subclass 238.

The Applicants comply with the restriction requirement without traverse and elect to prosecute Claims 11-22 at this time. Accordingly, Claims 23-24 are withdrawn from consideration at this time, without prejudice to Applicants' right to file a Divisional Application for said withdrawn claims. Therefore, the claims to the invention of Group II, namely, Claims 23-24, are hereby canceled under 37 CFR \$1.142(b), as being drawn to a non-elected invention.

> Respectfully submitted, Ajay Mohindra, et al

anne Bouche Anne Vachon Dougheit

Registration No. 30,374

Tel. (914) 962-5910